

**GEORGIA STATE BOARD OF
EXAMINERS OF PSYCHOLOGISTS
BOARD MINUTES
November 16, 2007**

The Georgia State Board of Examiners of Psychologists held a meeting on Friday, November 16, 2007 at the Professional Licensing Boards Division, 237 Coliseum Drive, Macon, Georgia, 31217.

Members Present:

Linda F. Campbell, Ph.D., President
Marsha B. Sauls, Ph.D., Vice-President
F. Karl Douglass, Member at Large
Donald S. Meck, Ph.D
Carol Webb, Ph.D

Members Absent:

Staff Present:

Becky Boyd, Executive Director
Beverly Cobb, Applications Specialist
Dena Kirkman, Board Secretary
Rebecca Adams, Assistant Attorney General

Linda Campbell, Board President, established that a quorum was present and declared the meeting open at 8:45 A.M.

Executive Session

Motion Webb, seconded Meck, and motion carried for the Board to enter into Executive Session in accordance with O.C.G.A. §§43-1-2(k) and 43-1-19(h) to deliberate on applications, oral examinations, complaints, and the Assistant Attorney General's report. Voting in favor of the motion were Campbell, and Sauls. The Board concluded Executive Session in order to vote on these matters and continue with the Public Session.

Assistant Attorney General's Report

Rebecca Adams, Assistant Attorney General, discussed the cases in the Attorney General's office.

Investigative Report

PSYC070066	Recommended to dismiss case.
PSYC080009	Recommended to dismiss case.
PSYC080010	Recommended to dismiss case.
PSYC080011	Recommended to dismiss case.

Vote on Investigative Report

Motion Douglass, seconded Meck and motion carried, to accept the recommendations on Investigative Cases.

Vote on Assistant Attorney General's Report

Motion Douglass, seconded Webb and motion carried, to accept the recommendations on the Attorney General's report.

Oral Exams

Motion Sauls, and seconded Webb and motion carried, to accept the recommendations on oral exams.

Applications

Motion Sauls, and seconded Webb and motion carried, to accept the recommendations on applications.

ORALS

Arlene De Rinzo	Approved
Julianne Oliver	Approved
Rebecca Walter	Approved
Virginia DeRoma	Approved
Kensa Gunter	Approved
Corey Arranz	Approved
Ellen Spandorfer	Approved
Aimee Staley	Approved
Linid Meadows	Approved
William Sharp	Approved
Kevin Weis	Approved

EXAMS

Jason Andersen	Approved
Hobie Dotson	Approved
Jonathan Gersh	Approved
Tamara Godfrey	Approved
Joy Harden	Approved
Susan Hay	Approved
Cynthia Kreutzer	Approved
Ashley Loyd	Approved
David Marcus	Approved
Pamela Mitelman	Approved
Frances Palin	Approved
Marcia Rogers	Approved
Puja Seth	Approved
Anastasia Shewell	Approved

Adria Waldbart	Approved
Erica Walker	Approved

EARLY EXAMS

Claren Kkealaha- Beaudet	Approved
Nicole Masukawa	Approved
Jessica Schiltz Fischer	Approved
Amber Valentino	Approved
Brandi Wells	Approved

ENDORSEMENT

Janette Cross	Approved
Sherry Hills	Approved
Catherine Rogers	Approved
Amy Silverman	Approved
Christine Smith	Approved
Michelle Wiersen	Approved
Tracela White	Approved

REINSTATEMENT

Joshua Miller	Approved
Paige Pittman	Pending

Approval of Minutes

Motion Meck, seconded Douglas and motion carried, to approve the minutes of October 5, 2007.

Rule Revisions

Rule Revision 510-9-.03 – Motion Douglass, seconded Sauls, and motion carried to post to adopt rule 510-9-.03 at the November 16, 2007 Board meeting. The Board voted that the formulation and adoption of Rule 510-9-.03 does not impose excessive regulatory cost on any licensee and any cost to comply with the proposed rule amendment cannot be reduced by a less expensive alternative that fully accomplishes the objectives of O.C.G.A. § 43-1-10, 43-1-19, 43-1-24, 43-1-25, 43-39-6 and 43-39-14.

It is not legal or feasible to meet the objectives of O.C.G.A. § 43-1-10, 43-1-19, 43-1-24, 43-1-25, 43-39-6 and 43-39-14 to adopt or implement differing actions for businesses as listed at O.C.G.A. § 50-13-4(a)(3)(A), (B), (C) and (D). The formulation and adoption of these rules will impact every licensee in the same manner and each licensee is independently licensed, owned and operated and dominant in the field of Psychology.

Rule Revision 510-5-.04 – Motion Meck, seconded Webb, and motion carried to post to adopt rule 510-5-.04 at the November 16, 2007 Board meeting. The Board voted that the formulation and adoption of Rule 510-5-.04 does not

impose excessive regulatory cost on any licensee and any cost to comply with the proposed rule amendment cannot be reduced by a less expensive alternative that fully accomplishes the objectives of O.C.G.A. § 43-1-10, 43-1-19, 43-1-24, 43-1-25, 43-39-6, 43-39-13 and 50-13-3.

It is not legal or feasible to meet the objectives of O.C.G.A. § 43-1-10, 43-1-19, 43-1-24, 43-1-25, 43-39-6, 43-39-13 and 50-13-3 to adopt or implement differing actions for businesses as listed at O.C.G.A. § 50-13-4(a)(3)(A), (B), (C) and (D). The formulation and adoption of these rules will impact every licensee in the same manner and each licensee is independently licensed, owned and operated and dominant in the field of Psychology.

Executive Director's Report

Becky Boyd, Executive Director, spoke with the Board concerning Press Releases that would be released after each Board meeting through the Secretary of State's office and explained what would be contained in the Press Releases.

Miscellaneous

Dr. Barbara Calhoon, GPA Liaison, presented recommendations for wording for the Board to consider for the changes proposed to Rule 510-5-.04 Maintenance and Retention of Records. Dr. Calhoon also presented a proposal from the GPA regarding a Statute of Limitation on Licensing Board complaints.

Other Business

There was no further business, and the meeting was adjourned at 5:05 p.m.

Linda Campbell, Ph.D.
President

Becky Boyd
Executive Director

Minutes approved on December 18, 2007.
Minutes Prepared By Dena Kirkman and Beverly Cobb
Reviewed/Edited By: Becky Boyd, Executive Director